City and state: Oklahoma City, Oklahoma

Amanda Maxfield Green, U.S. Magistrate Judge Printed name and title

UNITED STATES DISTRICT COURT

for the Western District of Oklahoma

In the Matter of the	Search of)	
(Briefly describe the proper or identify the person by no	ty to be searched une and address)	Case No. M-23- 44 2 -AMG	
A black Samsung phone, s located at HSI 3625 NW 56th t City 73	St., Third Floor, Oklahoma	{	
	APPLICATION FO	OR A SEARCH WARRANT	
I, a federal law enforce penalty of perjury that I have a property to be searched and give its	reason to believe that on t	ney for the government, request a search warrant and state under the following person or property (identify the person or describe the	
See Attachment A.			
located in the Western	District of	Oklahoma , there is now concealed (identify the	
person or describe the property to be See Attachment B.	e seized):	•	
The basis for the searce		41(c) is (check one or more):	
contraband, fi	ruits of crime, or other ite	ms illegally possessed;	
property design	gned for use, intended for	use, or used in committing a crime;	
a person to be	arrested or a person who	is unlawfully restrained.	
The search is related t	o a violation of:		
Code Section 21 U.S.C. § 846 21 U.S.C. § 841	Drug Conspiracy Distribution of a	Offense Description y Controlled Substance	
The application is bas	ed on these facts:		
♂ Continued on the	attached sheet.		
		ending date if more than 30 days:) is requested h is set forth on the attached sheet.	
		1106	
		Applicant's signature	-
	•	Josh Reinsch, Special Agent, HSI Printed name and title	
Sworn to before me and signe	d in my presence		
. / /	a iii) provoitoo.		
Date: 6/6/23		Uncenda Mahuld area	

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF OKLAHOMA

In the matter of the search of a black	
Samsung phone, serial number	Case No
unknown, located at HSI Oklahoma	
City, 3625 NW 56th St., Third Floor,	
Oklahoma City, Oklahoma 73112	

AFFIDAVIT IN SUPPORT OF SEARCH WARRANT

- I, Josh Reinsch, Special Agent with the Homeland Security
 Investigations (HSI), having been duly sworn, depose and state as follows:
- 1. I make this Affidavit in support of an application under Rule 41 of the Federal Rules of Criminal Procedure for a search warrant authorizing the examination of property—an electronic device identified below and in Attachment A, which is currently in law enforcement possession—and the extraction from that property of electronically stored information described in Attachment B, which constitute evidence, instrumentalities, and fruit of violations of 21 U.S.C. §§ 841(a)(1) and 846.
- 2. I am a special agent ("SA") of the Department of Homeland Security ("DHS"), Immigration and Customs Enforcement ("ICE"), Homeland Security Investigations ("HSI"), and as such am an investigator or law enforcement officer of the United States within the meaning of 18 U.S.C. § 2510(7), that is, an officer of the United States who is empowered by law to conduct investigations and make arrests for offenses enumerated in 18 U.S.C.

§ 2516. I have been employed as a special agent with DHS/ICE/HSI since January 2010. I am currently assigned to the HSI Office of Grand Rapids, Michigan.

3. During the course of my employment, I have participated in numerous drug investigations involving marijuana, cocaine, heroin, fentanyl, and methamphetamine, which have resulted in the arrests of targets, the seizure of illicit drugs and drug-related evidence, and the forfeiture of drugrelated assets. I have conducted and supervised complex financial investigations involving the trafficking of drugs and other contraband, and money laundering including the structuring, placement, and layering of large amounts of U.S. Currency. I have participated in and/or executed search and seizure warrants authorizing the search of locations used by drug traffickers and their co-conspirators, as well as vehicles used to transport controlled substances. Materials searched for and recovered in these locations have included controlled substances, packaging materials, scales, cutting agents, weapons, documents and papers reflecting the identities of co-conspirators and receipts for concealed investments, and proceeds from the distribution of I have personally participated in interviews of controlled substances. witnesses and cooperating sources regarding illegal trafficking in drugs and have read official reports of similar interviews by other officers. I have also

participated in surveillance operations, observing and recording movements of persons trafficking drugs and those suspected of trafficking drugs.

- 4. I have participated in four federal wiretap investigations throughout my career. During those wiretap investigations, I acted as a wire room supervisor, and as surveillance and operations Team Leader. During all of the above-referenced wiretap investigations, I drafted affidavits for search warrants, organized surveillance operations, interviewed suspects, and executed search warrants. I have conducted minimization, monitoring, and summarization procedures required as part of a wiretap investigation. I also authored numerous tracking warrants to obtain precision location information for cellular telephones. As a result, I have gained knowledge of the methods utilized by drug traffickers and other criminals to avoid detection by law enforcement. In light of this training and experience, I know the following:
 - a. I am aware of the methods in which drug couriers and distributors associated with drug trafficking organizations (DTOs) often use electronic devices, including computers, tablets, cell phones, and other electronic storage devices, to communicate and execute electronic transactions which can, in turn, create automatic records and documentation of the transactions;

- b. I am aware that that it is particularly common for individuals engaged in the sale and distribution of illegal narcotics to use electronic devices to track and document financial transactions;
- c. I am aware that individuals engaged in drug trafficking will often maintain more than one cell phone or electronic device, and that they will frequently keep contact information and other evidence of their financial dealings with DTOs on cellular phones, computers, tablets, and other storage devices and that they often keep such electronic devices on or near their person.
- d. I am also aware that individuals engaged in the sale and distribution of illegal narcotics will use cellular phones to further their financial businesses using digital communication, including, but not limited to, e-mail and instant messaging; and
- e. I am aware that drug traffickers use their cellphones and other electronic devices to execute financial transactions through banks, financial institutions, and peer-to-peer mobile payment platforms in furtherance of their drug trafficking.
- 5. I am submitting this Affidavit in support of a search warrant authorizing a search of one cellular telephone, a black Samsung phone, serial number unknown, currently in the custody of HSI Oklahoma City (hereinafter the SUBJECT DEVICE), as further described in

Attachment A, which is incorporated into this Affidavit by reference. I am submitting this Affidavit in support of a search warrant, which would authorize the forensic examination of SUBJECT DEVICE for the purpose of identifying electronically stored data that is particularly described in Attachment B, which constitute instrumentalities, evidence, and fruits of violations of 21 U.S.C. §§ 841(a)(1), 846. The requested warrant would also authorize the seizure of the items and information specified in Attachment B.

- 6. Based on my training, experience, and the facts set forth in this Affidavit, there is probable cause to believe that violations of 18 U.S.C. §§ 841(a)(1) and 846 have been committed by Barry Stadler (STADLER) and others. There is also probable cause to search the property described in Attachment A for instrumentalities, evidence, and fruits of these crimes, as described in Attachment B.
- 7. Since this Affidavit is being submitted for the limited purpose of securing a search warrant, I have not included each and every fact known to me regarding this investigation. I have set forth only the facts that I believe are necessary to establish probable cause to support the issuance of a search warrant. The information contained in this Affidavit is based upon my personal knowledge and observation, my training and experience,

conversations with other law enforcement officers and witnesses, and review of documents and records.

PROBABLE CAUSE

8. HSI, DEA, and IRS are presently investigating Naigang Lin (LIN) and his associates for money laundering and black-market marijuana distribution. As explained in more detail below, LIN—a longtime Michigan resident—appears to have relocated to the Western District of Oklahoma, where he serves as a marijuana broker, taking advantage of the state's recent increase in marijuana grows—many of which investigators have determined are out of compliance with state law and are selling marijuana on the blackmarket. I believe that LIN is being sourced by these marijuana grows and is also providing money-laundering services to them. The investigation has established that STADLER, from whom the SUBJECT DEVICE was recently seized, is a courier for LIN. For example, on April 21, 2022, STADLER was arrested in West Virginia driving a vehicle (registered to LIN's cousin Naiging Lin) containing 430 pounds of marijuana. STADLER was previously seen by HSI Oklahoma City agents in March of 2022 meeting with LIN at Private Kitchen, a restaurant he owns in Oklahoma City's Asian District. Prior to his arrest, GPS location information on STADLER's cellular device indicated that STADLER traveled to Oklahoma City on April 19, 2022, and was there for approximately an hour and a half before driving toward West Virginia. During the two days prior to STADLER's arrest, he used his phone number (616) 734-5425 to communicate with LIN at number (908) 935-8888 eighty times. Following STADLER's arrest, a federal search warrant was obtained for STADLER's phone, and forensic imaging yielded multiple conversations where LIN is directing STADLER to transport black market marijuana.

9. On January 6, 2023, surveillance observed STADLER at a house located at 5800 Sanabel Court, Oklahoma City (the "Sanabel Residence"). Based on the following observations, agents believe that the Sanabel Residence is a marijuana stash house used by LIN and the LIN DTO. On January 6, 2023, agents observed STADLER arrive in a black Chevrolet pickup with a camper shell on the back. While at the residence, STADLER appeared to go around the side of the house. After approximately 12 minutes, STADLER returned to the vehicle and departed. Approximately two and a half hours later, STADLER returned and appeared to go to the side of the residence again. Shortly after, STADLER exited the residence carrying a large black trash bag that appeared to be heavy, which he loaded into his truck then departed. Approximately two minutes later, six males exited the residence, including LIN. Prior seizures during this investigation confirmed that this group often transports marijuana in black trash bags.

- 10. On January 7, 2023, agents again observed STADLER arrive at the Sanabel Residence and back into the driveway. STADLER returned to the side of the residence then later came back to the truck and offloaded what appeared to be empty boxes then departed. Based on my training, experience, and knowledge of the investigation, I believe that STADLER continues to serve as a marijuana courier for LIN and that the large black trash bag contained marijuana.
- 11. On January 18, 2023, GPS location information on STADLER's (616) 734-5425 cellular device indicated that STADLER departed Oklahoma City and drove to Buford, Georgia, in the black Chevrolet Silverado with a camper shell on the back (STADLER was seen in the vehicle on January 18 before departing). Since law enforcement knows that LIN distributes marijuana in Buford, Georgia, I believe that STADLER transported marijuana to Buford on LIN's behalf.
- 12. On May 2, 2023, in connection with that investigation, a sealed criminal complaint was filed against STADLER and others charging them with a drug conspiracy, specifically a conspiracy to possess with intent to distribute and to distribute of marijuana, from on or about January 1, 2019, through on or about May 1, 2023, in violation of 21 U.S.C. § 846. On the same day, a federal arrest warrant was issued for STADLER.

- 13. On May 10, 2023, pursuant to that arrest warrant, STADLER was arrested at his residence located at 7647 Hidden Lake Dr., Hudsonville, Michigan. During the arrest, STADLER had the SUBJECT DEVICE on his person and was seized by law enforcement during the arrest. The phone was then transferred down to the HSI office in Oklahoma City where it is currently being held.
- 14. Based upon my training and experience, I am aware that individuals involved in trafficking illegal drugs often use cell phones to maintain contact with other co-conspirators, including suppliers, transporters, distributors, and purchasers of illegal narcotics. Such cell phones and their associated memory cards commonly contain electronically stored information which constitutes evidence, fruits, and instrumentalities of drug trafficking offenses including, but not limited to, the phone directory and/or contacts list, calendar, text messages, e-mail messages, call logs, photographs, and videos.
- 15. Based on my training and experience, I know that individuals involved in trafficking illegal drugs often take and store photographs of controlled substances and the proceeds of drug sales, and usually take and store these photographs using their cell phones. I also know from training and experience that evidence of financial transactions conducted in furtherance of drug trafficking and money laundering will often be found on a suspect's cell phone.

16. Based on my training and experience, I know that electronic devices like SUBJECT DEVICE can store information for long periods of time, even years. Similarly, things that have been viewed via the Internet are typically stored for some period of time on the electronic device. This information can sometimes be recovered months or years later using readily-available forensic tools. This is true even if the user of the electronic device deleted the file. This is so because when a person "deletes" a file on a computer or electronic device, the data contained in the file does not actually disappear; rather, the data remains on the storage medium until it is overwritten by new data.

AUTHORIZATION REQUEST

- 17. Based on the above information, there is probable cause to believe that violations of 21 U.S.C. §§ 841(a)(1) and 846 have occurred, and that evidence, fruits, and instrumentalities of these offenses are located on the SUBJECT DEVICE. Therefore, I respectfully request that this Court issue a search warrant for the SUBJECT DEVICE, described in Attachment A, authorizing the seizure of the items described in Attachment B.
- 18. Based on the foregoing, and consistent with Rule 41(e)(2)(B), the warrant I am applying for would permit the examination of the SUBJECT DEVICE consistent with the warrant. The examination may require law enforcement to employ techniques, including but not limited to computer-

assisted scans of the entire medium, which might expose many parts of the SUBJECT DEVICE to human inspection in order to determine whether it is evidence described by the warrant.

19. Because the warrant seeks only permission to examine devices already in law enforcement's possession, the execution of this warrant does not involve the physical intrusion onto a premises. Consequently, I submit there is reasonable cause for the Court to authorize execution of the warrant at any time in the day or night.

Josh Reinsch

Special Agent, HSI

SUBSCRIBED AND SWORN to before me this day of June, 2023.

AMANDA MAXFIELD GREEN

United States Magistrate Judge

ATTACHMENT A

The property to be searched is a black Samsung phone, serial number unknown, hereinafter SUBJECT DEVICE. SUBJECT DEVICE is currently located at the Oklahoma City field office of Homeland Security Investigations, located at 3625 NW 56th St., Third Floor, Oklahoma City, Oklahoma 73112. This warrant authorizes the forensic examination of the Device for the purpose of identifying the electronically stored information described in Attachment B.





ATTACHMENT B

- 1. All records on the SUBJECT DEVICE described in Attachment A that relate to violations of 21 U.S.C. § 846 and that involve STADLER, and other co-conspirators, from January 1, 2019, through present, including but not limited to:
 - a. lists of customers and co-conspirators and related identifying information;
 - b. communications and evidence of communications, including but not limited to call logs, voicemails, text messages, multimedia messages, emails, and messages sent through applications, between the user of the SUBJECT DEVICE and customers and co-conspirators;
 - types, amounts, and prices of drugs trafficked as well as dates, places, and amounts of specific transactions;
 - d. any information related to sources of drugs (including names, addresses, phone numbers, or any other identifying information);
 - e. any information recording STADLER's schedule or travel, including but not limited to location information; and
 - f. all bank records, checks, credit card bills, account information, and other financial records.
- Evidence of user attribution showing who used or owned the SUBJECT
 DEVICE at the time the things described in this warrant were created,

edited, or deleted, such as logs, phonebooks, saved usernames and passwords, documents, and browsing history.

As used above, the terms "records" and "information" include all of the foregoing items of evidence in whatever form and by whatever means they may have been created or stored, including any form of computer or electronic storage (such as flash memory or other media that can store data) and any photographic form.